

Doc#: 0805139097 Fee: \$50.00 Eugene "Gene" Mooie 유버의는 Fee: \$10.00 Jook County Recorder of Deeds Date: 02/20/2008 10:32 AM Pg: 7 of 19

## MORTGAGE, SECURITY AGREEMENT AND FINANCING STATEMENT

(Maximum Amount Unpaid Principal Indebtedness \$1,287,000.00)

THIS MORTGAGE, SECURITY AGREEMENT AND FINANCING STATEMENT (the "Mortgage") is made as of the 12th day of February, 2008 by CECELIA N. JOHNSON, unmarried, whose tax mailing address is Is cased at 4650-4652 N. Sheridan Rd., Chicago, Cook County, Illinois 60640 (the "Mortgagor"), in favor of FIFTH THIRD BANK, a Michigan banking corporation, located at 1701 Golf Road, Rolling Meadows, Cook County. Illinois 60008, for itself and as agent for any affiliate of Fifth Third Bancorp (the "Mortgagee").

#### WITNESSETH:

WHEREAS, Mortgagor is indebted to Mortgagee in the aggregate principal amount of One Million Two Hundred Eighty-Seven Thousand and 00/100 Dollars (\$1,287.000.00) pursuant to the Promissory Note, dated of even date herewith executed by Mortgagor and made payable to the order of Mortgagee, in the principal amount of \$1.287,000.00 (the "Note") and all agreements, instruments and documents executed or delivered in connection with the foregoing or otherwise related thereto (together with any amendments, modifications, or restatements thereof, the "Logn Documents"); and

WHEREAS, Mortgagor, jointly and severally, desires to grant herein a mortgage to Mortgagee encumbering the real estate described below.

NOW, THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, and to secure (i) the payment of the Indebtedness and Impositions (at defined below) and the interest thereon, at a variable rate; (ii) the payment of any advances or expenses of any kind incurred by Mongagee pursuant it the provisions of or on account of the Loan Documents or this Mortgage, (iii) the repayment of future advances d shursed by Mortgagee to Mortgagor, in excess of the principal of the Indehtedness, and (iv) the performance of the obligations of the Mortgagor, under the Loan Documents, the parties hereby agree as follows:

### ARTICUS I. GRANTING PROVISIONS

The Mortgagor does hereby grant, bargain, warrant, sell, release, convey, assign, transfer, grant a security interest in and mortgage to Mortgagee, its successors and assigns forever: (a) the real estate located in Cook County, Illinois, more particularly described Exhibit A attached hereto (hereinafter the "Site"), and (h) all of the estate, title and interest of Mortgagor, in law or equity, of, in and to such real estate and the buildings and improvements now existing, being constructed, or hereafter constructed or placed thereon, all of the rights. p folleges, ticenses, ensements and appurtenances belonging to such real estate (including all heretofore or hereafter vicated process or alleys which are about such real estate), and all fixtures of every kind whatsoever located in or on, or attached to, and used or intended to be used in connection with or with the operation of such real estate, buildings,

First American Title Order # NC5 303487

19

0805139097 Page: 2 of 19

structures or other improvements thereon or in connection with any construction now or to be conducted or which may be conducted thereon, together with all building materials and equipment now or hereafter delivered to such real estate and intended to be installed therein; and all extensions, additions, improvements, betterments, renewals, substitutions and replacements to any of the foregoing, and the proceeds of any of the foregoing (all of the foregoing, including the Site, being hereinafter collectively called the "Property").

The Mortgagor further hereby grants, conveys, and assigns to Mortgagee, its successors and assigns all relies issues and profits of any of the foregoing and all proceeds of the conversion (whether voluntary or involuntary) of any of the same into each or liquidated claims, including, without limitation, proceeds of insurance and condemnation awards.

TO HAVE AND TO HOLD the Property hereby conveyed, granted and assigned, unto Mortgagee, and its successors and assigns forever, for the uses and purposes herein set forth.

# ARTICLE 2. REPRESENTATIONS AND WARRANTIES

- 2.1 In General. Mortgagor represents and warrants that it is the sole lawful owner in fee simple of the Property, that its title in and to the Property is free, clear and unencumbered except for those covenants and restrictions of record approved by Mortgagae in a signed writing and attached hereto as Exhibit B hereto and except for real estate taxes and assessments not yet due and payable; that it has good legal right, authority, and full power to set and convey the same and to execute this Mortgage; that Mortgagor will make any further assurances of title that Mortgage may require; that Mortgagor will warrant and defend the Property against all claims and demands whitsoever, and that Mortgagor will keep and observe all of the terms of this Mortgage on Mortgagor's part to be performed.
- 7.2 No Proceedings. Mortgagor represents, covenants and warrants that there are no suits or proceedings pending, or, to the knowledge of Mortgagor, threatened against or affecting Mortgagor which, it adversely determined, would have an adverse effect on the Property or financial condition or business of Mortgagor.

## ARTICLE 3. COVENANTS

Mortgagor hereby covenants and agrees with Mortgagee as follows:

- 3.1 <u>indebtedacts.</u> Mortgagor will promptly pay and perform, or promptly cause to be paid and performed, when due, the following obligations (hereinafter collectively called the "indebtedness"):
- (a) each and every term, provision, condition, obligation, covenant, and agreement of Mortgagur set forth in this Mortgage, the Loan Documents, and in any amendments, modifications or restatements of the foregoing;
- (b) All luture advances disbursed by Mortgagoe to Mortgagor under the Loan Documents;
- (c) all loans, advances, indebtedness and each and every other obligation or liability of Morigagor owed to Morigagoe or any affiliate of Fifth Third Bancorp, however created, of every kind and description, whether now existing or hereafter arising and whether direct or indirect, primary or as guarantor or surety, also ute or confingent, due or to become due, iliquidated or unliquidated, matured or unmatured, participated in whole or in part, created by trust agreement, lease, overdraft, agreement, or otherwise, whether or not secured by additional colla eral, whether originated with Mortgagee or owed to others and acquired by Mortgagee by purchase, assignment or otherwise, and including, without limitation, all loans, advances, indebtedness and every obligation arising under the Loan Documents, all obligations to perform or forbear from performing acts, any and all Rate Management Obligations (as defined in the Loan Documents), all amounts represented by letters of credit now or hereafter issued by Mortgagee or any affiliate of Fifth Third Bancorp for the benefit of or at the request of Mortgagor, all agreements, instruments

0805139097 Page: 3 of 19

and documents evidencing, guarantying, scouring or otherwise executed in connection with any of the foregoing, together with any amendments, modifications, and restatements—thereof, and all expenses and attorneys' fees incurred or other sums disbursed by Mortgageo or any affiliate of Fifth Third Bancorp under this Mortgage or any of the document, instrument or agreement related to any of the foregoing.

#### 3.2 Impositions.

- (a) Mortgagor will pay, or cause to be paid, when due all of the following (hereinafter collectively called the "Impositions"): all real estate taxes, personal property taxes, assassments, water and sewer rates and charges, and all other governmental levies and charges, of every kind and nature whetaever, general and special, ordinary and extraordinary, which are assessed, levied, confirmed, imposed or become a lien upon or against the Property or any portion thereof, and all taxes, assessments and charges upon the rents, issues, income or profits of the Property, or which become payable with respect thereto or with respect to the occupancy, use or possession of the Property, whether such taxes, assessments or charges are levied directly or indirectly. Mortgagor shall deliver proof of payment of all such impositions to Mortgagee upon the request of Mortgagee. Notwithstanding any provision to the contrary in this Paragraph 3.2(a), any tax or special assessment which is a lien on the Property may be paid in installments, provided that each installment is paid on or prior to the date when the same is due without the imposition of any penalty.
- (b) At the sole election of Mortgagee, Mortgager shall pay to Mortgagee, with each payment hat shall become due and payable pursuant to terms of the Loan Documents, the appropriate portion of the annual amount estimated by Mortgagee to be sufficient to pay the real estate taxes and assessments levied against the Property and the insurance premiums for policies required under Section 3.6 (Insurance) of this Mortgage, and such sums shall be held by Mortgagee without interest in order to pay such taxes, assessments and insurance premiums 30 days prior to their due date: provided that if an Event of Default shall occur under this Mortgage, Mortgagee may elect to apply, to the full extent permitted by law, any or all of said sums held pursuant to this Paragraph 3.2(b) in such manner as Mortgagee shall determine in its sole discretion.
- 3.3 Compliance with Laws. Mortgagor will comply with all federal, state and local laws, regulations and orders to which the Property or the activities conducted on the Property are subject.
- 3.4 Condition of Property. Mortgagor will maintain the Property in good order and condition and make all repairs necessary to that end, will suffer no waste to the Property, and will cause all repairs and maintenance to the Property to be done in a good and workmanlike manner.
- 3.5 <u>Improvements</u>. Mortgagor will not remove or materially change any improvements once installed or placed on the Property, or suffer or permit others to do so.

## 3.6 Insurance.

Mortgagor at its sole cost and expense shall provide and keep in force at all times for the (n) benefit of Mortgagee, in accordance with the Loan Documents, with respect to the Property (with such deductibles as may be satisfactory to Mortgages, from time to time, in its reasonable discretion); (i) insurance against loss of or damage to the improvements by fire and other hazards covered by so-called "extended coverage" insurance, with a replacement cost endorsement, and such other casualties and hazards as Mortgagee shall reasonably require from time to time; (ii) earthquake insurance; (iii) flood insurance in the maximum available amount if the improvements are located in a flood hazard area; (iv) business interruption insurance; (v) boiler and machinery insurance; (vi) comprehensive general public liability insurance against claims for bodily injury, death or property damage in customery and adequate amounts, or, in Moragagee's discretion, in such amounts as may be reasonably satisfactory or desirable to Mortgagee, from time to time, in its reasonable discretion; (vii) during the course of any construction or repair of the Property, workers' compensation insurance for all employees involved in such construction or repair. and builder's risk completed value insurance against "all risks of physical loss," covering the total value of work performed and equipment, supplies and materials furnished, and containing the "permission to occupy upon completion of work or occupancy" endorsement; and (viii) such other insurance on the Property (including, without limitation, increases in amounts and modifications of forms of insurance existing on the date hereof), as Mortgagee may reasonably require from time to time. The policies of insurance required by this Section 3.6(a) shall be with

TICOR TITLE

0805139097 Page: 4 of 19

such companies, in such forms and amounts, and for such periods, as Mortgager shall require from time to time, and shall insure the respective interests of Mortgagor and Mortgagoe. Such Insurance may be provided in umbrella policies which insure any and all real or personal property in which Mongagor has an interest in addition to the Property, any property encumbered by any other deed of trust or mortgage given by Mortgagor for the benefit of Mortgages, or any personal property in which a security interest in favor of Mortgages has been granted under the LOBA Documents. The insurance proceeds from all such policies of insurance (other than the proceeds from the ocmprehensive general public flability policy required under clause (vi) above) shall be payable to Mortgagee pursuant to a noncontributing first mortgagee endorsement satisfactory in form and substance to Mortgagee. Certificates of the original policies and renewals thereof covering the risks provided by this Mortgage to be insured against, and bearing satisfactory evidence of payment of all premiums thereon, shall be delivered to and held by Mongagee on demand. Without limiting the generality of the foregoing, Mongager shall deliver to Mongagee all insurance policies and cartificates that are requested by Mortgagee. At least thirty (30) days prior to the expiration of each policy required to be provided by Mortgagor, Mortgagor shall deliver certificates of renewal policies to Montgagee with appropriate evidence of payment of promiums therefor. All insurance policies required by this Murigage shall (1) include effective waivers by the insurer of all rights of subrogation against any named insured at d any other loss payce: and (2) provide that any losses shall be payable to Mongagee notwithstanding:

- (i) any act, failure to not or negligence of or violation of warranties, declarations or conditions contained in such policy by any named insured or other loss payer.
- (ii) the occupation or use of the Improvements or the Site for purposes more hazardous than permitted by the terms thereof.
- (iii) any foreclosure or other action or proceeding taken by Mortgageo pursuant to any provisions of this Mortgage, or
  - (iv) any change in this to or ownership of the Property;
- (?) provide that no cancellation, reduction in amount or material change in coverage thereof shall be effective until at least thirty (30) days after receipt by Mortgages of written notice thereof; and (4) be satisfactory in all other respects to Mortgages. Mortgager shall not permit any activity to occur or condition to exist on or with respect to the Property that would wholly or partially invalidate any of the Insurance thereon. Mortgager shall give prompt written notice to Mortgages of any damage to, destruction of or other loss in respect of the Property, irrespective of whether any such damage, destruction or loss gives rise to an insurance claim. Mortgager shall not carry additional insurance in respect of the Property unless such insurance is endorsed in favor of Mortgages as loss payee.
- (h) Mortgagor irrevocably makes, constitutes and appoints Mortgagoe (and all officers, employees or agents designated by Mortgagoe) as Mortgagor's true and lawful offormey-in-fact and agent, with full power of substitution, for the purpose of making and adjusting claims under such policies of insurance, endorsing the name of Mortgagor on any check, draft, instrument or other item or payment for the proceeds of such policies of insurance and for making all determinations and decisions with respect to such policies of insurance required above on to pay any premium in whole or in part relating thereto. Mortgages, without walving or releasing any obligations of default by Mortgagor thereunder, may (but shall be under no obligation to do so) at any time maintain such action with respect thereto which Mortgages deems advisable. All sums disbursed by Mortgages in connection therewith, including attorneys' fees, court costs, expenses and other charges relating thereto, shall be payable, on demand, by Mortgagor to Mortgages and shall be additional indebtedness secured by this Mortgage.
- (c) All proceeds of the insurance required to be obtained by Mortgagor hereunder, other than those relating to the comprehensive general public liability insurance, shall be held in trust for and pald promptly to Mortgagee, and Mortgagee may deduct from such proceeds any expenses, including, without limitation, legal foes, incurred by Mortgagee in connection with adjusting and obtaining such proceeds (the balance remaining after such deduction being hereinafter referred to as the "Net Insurance Proceeds"). Mortgagee may, at his option, either: (1) apply the Net Insurance Proceeds in reduction or satisfaction of all or any part of the Indebtedness, whether then insurance or not, in which event Mortgagor shall be relieved of its obtligation to maintain and restore the property relating to such proceeds to the extent that Mortgagee so applies such Net Insurance Proceeds; or (2) release the Net Insurance Proceeds to Mortgagor in whole or in part upon conditions satisfactory to Mortgagee. Prior to the

0805139097 Page: 5 of 19

occurrence of an Event of Default, Morrgagor shall have the right to adjust and compromise any such claims, subject to Mortgagee's prior consent therato, which consent shall not be unreasonably withheld; provided that no such or assent shall be required upon the occurrence of an Event of Default under this Mortgage,

- (d) The application of any insurance proceeds toward the payment or performance of the Indobtedness shall not be deemed a waiver by Mortgagee of its right to receive payment or performance of the rest of the Indebtedness in accordance with the provisions of this Mortgage, the Loan Documents, and in any amendments, modifications or restatements to any of the foregoing.
- (e) In the event of a foreclosure under this Mortgage, the purchaser of the Property shall subceed to all of the rights of Mortgagor, including any right to uncarned premiums, in and to all policies of injurance which Mortgagor is required to maintain under this Section 3.6 and to all proceeds of such insurance.
- (f) Unless Mortgagor provides Mortgagos evidence of the insurance coverages required he eunder. Mortgagos may purchase insurance at Mortgagor's expense to gover Mortgagos's interest in the Site. The Insurance may, but need not, protect Mortgagor's interest. The coverages that Mortgagor purchases may not pay any claim that Mortgagor makes or any claim that is made against Mortgagor in connection with the Site. Mortgagor may later cancel any insurance purchased by Mortgages, but only after providing Mortgages with evidence that Mortgagor has obtained insurance as required by this Mortgage. If Mortgages purchases insurance for the Site, Mortgagor will be responsible for the costs of such insurance, including, without limitation, interest and any offers charges which Mortgages may Impose in connection with the placement of the insurance, until the effective date of the cancellation or expiration of the Insurance. The costs of the insurance may be added to the Indebtedness. The cost of the insurance may be able to obtain on its own.

## 3.7 <u>Sale, Transfer or Encombrance</u>.

- (a) Mortgagor will not further mortgage, sell or convey, or grant a deed of trust, piedge, or grant a security interest in any of the Property, or contract to do any of the foregoing, or execute a land contract or installment sales contract, enter into a lease (whether with or without option to purchase) or otherwise dispose of further encumber or suffer the encumbrance of any of the Property, whether by operation of law or otherwise,
- (b) Mortgagor shall pay and discharge promptly, at Mortgagor's cost and expense, all liens, encumbrances, and charges upon any part of the Property or any interest therein. If Mortgagor shall fall to discharge any such lien, encumbrance, or charge, then, in addition to any other right or remedy of Mortgagos. Mortgages may, but shall not be obligated to, discharge the same, of ther by paying the amount claimed to be due, or by procuring the discharge of such lien by depositing in court a bond or the amount claimed or otherwise giving security for such claim, or in such manner as is or may be prescribed by law.
- (c) Mortgagor will not institute or cause to be instituted any proceedings that could change the penalitted use of the Property from the use presently zoned, and shall not grant any easements or licenses with respect to the Property.
- (d) If a portion of the Property, or any beneficial interest therein, is sold, conveyed, transferred, encumbered, or full possessory rights therein transferred, whether voluntarily, involuntarily, or by optration of law, then the Mortgagee may declare all sums secured by this Mortgage to be immediately due and payable, whether or not the Mortgagee has consented or waived its rights in connection with any previous transperion of the same or a different nature.

## 3.8 Eminent Domain.

(a) Mortgagor shall give immediate notice to Mortgagee upon Mortgagor's obtaining knt wiedge of (i) any interest on the part of any person possessing or who has expressed the intention to possess the power of eminent domain to purchase or otherwise acquire the Property or (ii) the commencement of any action or projecting to take the Property by exercise of the right of condemnation or eminent domain or of any action or projecting to close or to after the grade of any street on or adjoining the She. At its option Mortgagee may

0805139097 Page; 6 of 19

perticipate in any such actions or proceedings in the name of Mortgageo or, whenever necessary, in the name of Mortgagor, and Mortgagor shall deliver to Mortgagoe such instruments as Mortgagoe shall request to permit such participation. Mortgagor shall not settle any such action or proceeding, whether by voluntary sale, stipulation or otherwise, or agree to accept any award or payment without the prior written consent of Mortgagee, which consent shall not be unreasonably withheld. The total of all amounts awarded or allowed with respect to all right, title and interest in and to the Property or the portion or portions thereof taken or affected by such condemnation or eminem domain proceeding and any interest thereon (herein collectively called the "Award") is hereby assigned to, and shall be paid upon raceipt thereof, to Mortgagee and the amount received shall be retained and applied as provided in Paragraph 3.8(b) below.

- (b) Upon Mortgagee's receipt of any Award, Mortgagee may, at its option, either: (i) retain and apply the Award toward the Indebtedness; or (ii) subject to such excrow provisions as Mortgagee may require, pay the Award over in whole or part to pay or reimburse Mortgager for the cost of restoring or reconstructing the Property remaining after such taking (the "Remaining Property"). If Mortgagee elects to pay the Award, or any part thereof, over to Mortgager upon the completion of the restoration or reconstruction of the Remaining Property, any portion of the Award not used for the restoration or reconstruction of the Remaining Property shall, at the option of Mortgagee, be applied in reduction of the Indebtedness; provided, however, that to the extent that such portion of the Award shall exceed the amount required to satisfy in full the Indebtedness. Mortgagee shall pay the amount of such excess to Mortgager or otherwise as required by law. In no event shall Mortgagee be required to release this Mr. ngage until the Indebtedness is fully paid and performed, nor shall Mortgagee be required to release from the lieu of this Mortgage any portion of the Property so taken until Mortgagee receives the Award for the portion so taken.
- (c) The application of the Award toward payment or performance of any of the Indebtedness shall not be deemed a waiver by Mortgagee of its right to receive payment or performance of the balance of the Indebtedness in accordance with the provisions of this Mortgage, the Loan Documents, and in any amendments, modifications or restatoments to any of the foregoing. Mortgages shall have the right, but shall be under no obligation, to question or appeal the amount of the Award, and Mortgagee may accept same without prejudice to the right that Mortgagee may have to question or appeal such amount. In any such condemnation or eminent domain action or proceeding Mortgagee may be represented by attorneys selected by Mortgagee, and all sums paid by Mortgagee in connection with such action or proceeding, including, without limitation, attorneys' fees, court costs, expenses and other charges relating thereto shall, on demand, be immediately due and payable from Mortgagor to Mortgagee and the same shall be added to the Indebtedness and shall be secured by this Mortgage.
- (d) Notwithstanding any taking by condemnation or eminent domain, closing of, or alteration of the grade of, any street or other injury to or decrease in value of the Property by any public or quasi-public autiority or corporation, the Indebtedness shall continue to bear interest until the Award shall have been actually received by Mortgagee, and any reduction in the Indebtedness resulting from the application by Mortgagee of the Award shall be deemed to take effect only on the date of such receipt thereof by Mortgagee.
- Rights of Mortgages. If Mortgagor fails to pay when due any Impositions when so required by this Mortgage, or if an Event of Default occurs under this Mortgage. Mortgage at its option may pay such Impositions. If Mortgagor falls to perform any of its obligations under this Mortgage with respect to the Property, Mortgages at the option may (but shall not be obligated to) perform any such obligations of Mortgagor. Mortgagor may enter upon the Property for the purpose of performing any such act, or to inspect the Property. All Impositions paid by Mortgagee and all monies expended by Mortgagee in performing any such obligations of Mortgagor (including legal expenses and disbursements), shall bear interest at a floating rate per annum equal to six percent (6%) in excess of the Prime Rate of Fifth Third Bank then in effect, and such Interest shall be paid by Mortgagor upor demand by Mortgagee and shall be additional Indebtedness secured by this Mortgage.
- 3.10 <u>Conflict Among Agreements</u>. In the event of any conflict between the provisions of this Mongage and the provisions of the Loan Documents, the provisions of the Loan Documents shall provail.
- 3.11 Notifications. Mortgagor shall notify Mortgages promptly of the occurrence of any of the following:

0805139097 Page: 7 of 19

- a fire or other casualty causing damage to the Property in excess of \$20,000;
- (b) receipt of notice of condemnation of the Property or any part thereof;
- (a) receipt of notice from any governmental authority relating to the structure, use or occupancy of the Property:
- (d) receipt of any notice of alleged default from the holder of any lien or security interest in
  - (c) the commencement of any litigation affecting the Property; or
  - (f) any change in the occupancy of the Property.

## 3.12 Hazard Substances.

- As used in this Section: (i) "Hazardous Substances": are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petrolsum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldchyde, and radioactive materials; (ii) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (iii) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in In vironmental Law: (iv) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup; (v) the terms "Release", "Owner", "Operator", "Environment", and "Natural Resources" shall have the same meanings and definitions as set forth in the Comprehensive Environmental Response Compensation and Liability Act as amended, 42 U.S.C. §9601 of seq. and regulations promulgated the conder (collectively "CERCLA") and any corresponding state or local law or regulation, provided, however, that as used herein the term Plazardous Substance shall also include: (A) any Pollutant or Contaminant as defined by CERCLA or by any other Environmental Law; (B) any Solid Wasto, Flazardous Constituent or Flazardous Waste as defined by, or as otherwise identified by, the Resource Conservation and Recovery Act as amended 42 U.S.C. \$6901 et s=q, or regulations promoteated thereunder (collectively, "RCRA") or by any other Environmental Law: and (C) unule oil, petroleum, and fractions or distillates thereof; and (vi) the terms "Storage". "Treatment" and "Disposal" she I have the same meanings and definitions as set forth in RCRA.
- (b) Mortgagor shell not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Mortgagor shell not do, nor allow anyone else to do, anything affecting the Property (i) that is in violation of any Environmental Law. (ii) which creates an Environmental Condition, or (III) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).
- (c) Mortgagor shall promptly give Mortgagee written notice of (i) any investigation, claim, demand, lawauit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Mortgagor has actual knowledge. (ii) any fine ronmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (iii) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Mortgagor learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Mortgagor shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Mortgagee for an Environmental Cleanup.
- (d) The Mortgagor hereby agrees to release, hold harmless, defend and indemnily Mortgaged from, for and against all actual or threatened claims, costs (including but not limited to the cost of investigation, removal, remodiation and other clean up of Hazardous Substances, and reasonable fees of attorneys and other

0805139097 Page: 6 of 19

professionals, experts and consultants retained by Mortgagee) demands, orders, losses, tawsuits, liabilities, dinnages (including without limitation all consequential damages) and expenses whether brought collectively or individually by Mortgagor, a governmental authority or any other third party (all the foregoing hereinafter collectively referred to is "Losses") arising from or related to any of the following:

- (i) The pust, present or future Release, threatened Release. Storage, Treatment, accumulation, generation, utilization, Disposal, transportation or other handling or migration of any Hazardous Substance on, in, onto, or from the Property.
- (ii) The violation or alleged violation of Environmental Laws occurring on or related to the Property.
- (iii) Any action taken by Mortgagee to climinate, prevent, or mitigate the potential adverse impact on the Real Estate or the Mortgagee as a result of or in anticipation of any actual, suspected or threatened violation of Environmental Laws or Release or threatened Release of a Hazardous Substance on, in or from or otherwise affecting the Property; such action may include but need not be limited to, the disposition, distribution, sale, disclaimer, or renunciation or any portion of the Real Estate.
- (iv) The costs of any required or necessary repair, cleanup or detexification of the Property and the preparation and implementation of any closure, remedial or other required plans.

Clauses (d) (l) through (lv) above are hereinafter referred to collectively as "Environmental Matters."

- (e) The Mortgagor hereby agrees that Mortgagoe shall be reimbursed directly by the Mortgagor or if a sale of all or part of the Real Estate occurs, from the Real Estate or proceeds thereof for any Losses suffered or sustained or threatened to be suffered or sustained by Mortgagee as a result of Environmental Matters, until such time as the Mortgagee has been reimbursed in full.
- (I) This indemnity shall survive the release of the lien of this Mortgage, or the extinguishment of the lien by foreclosure or deed in lieu thereof or by any other action. The foregoing covenant regarding survival shall survive such release or extinguishment.

## ARTICLE 4. EVENTS OF DEFAULT

Any of the following events shall be an Event of Default:

- 4.1 <u>Cross-Default.</u> An Event of Default occurs under the Loan Documents, or in any amendments, modifications or restatements to any of the foregoing.
- 4.2 <u>Breach of Covenants.</u> Mortgagor defaults in the performance or observance of any of the following covenants:
  - (a) to maintain in force the insurance required by Section 3.6 (Insurance) of this Mortgage:
- (b) to comply with any of the notice requirements set forth in Section 3.6 (Insurance), Section 3.8 (Eminent Domain) or Section 3.11 (Notifications) of this Mortgage; or
- (c) any other covenant or agreement contained in this Morrgage and such default continues for 30 days after notice thereof from Mongagee.
- 4.3 Representation or Warranty Unitrue. Any representation or warranty of the Mortgagor under this Mortgage is untrue or misleading in any material respect.

8

0805139097 Page: 9 of 19

- 4.4 <u>Foreclosure.</u> A foreolosure proceeding (whether judicial or otherwise) is instituted with respect to any mortgage or lien of any kind encumbaring any portion of the Property.
- 4.5 <u>Other Obligations</u>. Any default occurs under any other obligation of Mortgagor to Mortgagor or otherwise described herein as Indobtedness.

#### ARTICLE 5. REMEDIES

- 5.1 Remedies. Upon the occurrence, and until the walver by Mortgages, of an Event of Default:
- (a) Mortgages may declare the entire balance of the Indebtedness to be immediately due and payable, and upon any such declaration, the entire anpaid balance of the Indebtedness shall become and be immediately due and payable, without presentment, demand, protest or further notice of any kind, all of which are hereby expressly waived by Mortgagor.
- (b) Mortgages may institute a proceeding or proceedings, judicial or otherwise, for the complete or partial foreclosure of this Mortgage under any applicable provision of law.
- (c) Mortgaged may institute a proceeding or proceedings to eject Mortgagor from possession of the Property and to obtain possession of the Property by Mortgaged, with or without instituting a forcelosure proceeding.
- (d) Mortgagee may sell (the power of sale, if permitted and provided by applicable law, Leing expressly granted by Mortgagor to Mortgagee) the Property, and all estate, right, title, interest, claim and tomand of Mortgagor therein, and all rights of redemption thereof, at one or more sales, as an entirety or in parcels, with such elements of real and/or personal property, and at such time and place and upon such terms as Mortgagee hay deam expedient, or as may be required by applicable law, and in the event of a sale, by foreolosure or therwise, of less than all of the Property, this Mortgage shall continue as a lien and security interest on the remaining portion of the Property.
- (e) Mortgages may institute an action, suit or proceeding in equity for the specific performance of any of the provisions contained in this Mortgage, the Loan Documents, and in any amendments, andifications or restatements to any of the foregoing.
- (f) Mortgagee may apply for the appointment of a receiver, custodian, trustee\_liquidator or conservator of the Property to be vested with the fullest powers permitted under applicable law, as a matter of right and without regard to, or the necessity to disprove, the adequacy of the security for the Indebtedness or the solvency of Mortgagor or any other person liable for the payment of the Indebtedness, and Mortgagor and each such person liable for the payment of the Indebtedness or shall be deemed to have consented to such appointment.
- (g) Mortgagee may enter upon the Property, and exclude Mortgagor and its agents and servants wholly therefrom, without liability for trespass, damages or otherwise, and take possession of all books, records and accounts relating thereto and all other Property; and having and holding the same Mortgages may use, operate, manage, preserve, control and otherwise deal thorewith and conduct the business thereof, without interference from Mortgagor; and upon each such entry and from time to time thereafter Mortgagee may, at the expense of Mortgagor and the Property, without interference by Mortgagor and as Mortgagee may deem advisable, (i) insure or reinsure the Property, (ii) make all necessary or proper repairs, renewals, replacements, alterations, additions, betterments and improvements thereto and thereon and (III) in every such case in connection with the foregoing have the right to exercise all rights and powers of Mortgagor with respect to the Property, either in Mortgagor's name or otherwise.
- (h) Mortgagee may, with or without entering upon the Property, collect, receive, sue for and recover in its own name all rents and cash collected derived from the Property, and may deduct therefrom all costs, expenses and liabilities of every character incurred by Mortgagee in controlling the same and in using, operating,

0805139097 Page: 10 of 19

it anaging, preserving and controlling the Property, and otherwise in exercising Mortgagee's rights under this blortgage or the Loan Documents, including, but not limited to, all amounts disbursed to pay Impositions, insurance premiums and other charges in connection with the Property, as well as compensation for the services of Mortgagee and its respective attorneys, agents and employees.

- (i) Morgagee may release any portion of the Property for such consideration as Mortgagee may require without, as to the remainder of the Property, in any way impairing or affecting the position of Mortgagee with respect to the balance of the Property; and Mortgagee may account by assignment, pledge or otherwise any other property in place thereof as Mortgagee may require without being accountable for so doing to any other lienholder.
- (j) Mortgagee may take all actions, or pursue any other right or remedy, permitted under the Uniform Commercial Code in effect in the State in which the Property is located, under any other applicable (aw or in equity,
- 5.2 <u>Morteagee's Cause of Action.</u> Mortgagee shall have the right, from time to time, to bring an appropriate action to recover any sums required to be paid by Mortgage under the terms of this Mortgage or the Loan Documents, as the same become due, without regard to whether or not the principal indebtedness or any other sums secured by this Mortgage or the Loan Documents shall be due, and without prejudice to the right of Mortgages thereafter to institute foreclosure or otherwise dispose of the Property or any part thereof, or any other action, for any default by Mortgagor existing at the time the earlier action was commenced.
- Costs and Expenses. There shall be allowed end included as additional indebtodiness accured by the lien of this Mortgage, to the extent permitted by law, all expenditures and expenses of Mortgage for attorneys' fees, court costs, appraisors' fees, sheriff's fees, documentary and expert evidence, stenographors' charges, publication costs and such other costs and expenses as Mortgages may deem reasonably accessary to exercise any remedies or to evidence to bidders at any sale of the Property the true condition of the title to or the value of the Property. All such expenditures and expenses shall be ar interest at a floating rate per annum equal to six percent (6%) in excess of the Prime Rote of Pifth Third Bank then in effect, and such interest shall be paid by Mortgager upon demand by Mortgagee and shall be additional Indebtagness secured by this Mortgage.
- 5.4 <u>Proceeds.</u> The proceeds received by Mortgagee in any foreclosure sale of the Property shall be distributed and applied in the following order of priority: first, on account of all costs and expenses inclident to the foreclosure proceedings, including all such items as are mentioned in Section 5.3; second, to all other items which under the terms bareof constitute indebtedness or impositions; and, third, any surplus to Mortgagon, its legal representatives or assigns, or to third persons with rights to the proceeds, as their rights may appear.
- 8.5.5 Reserver. Without limiting the application of Section 5.1 of this Mortgage, upon, or at any time after, the filing of a suit to foreclose this Mortgage, Mortgage shall be untitled to have a court appoint a receiver of the Property. Such appointment may be made either before or after sale, without notice to Mortgagor or any other person, without regard to the solvency of the person or persons, if any, liable for the payment of the Indebtedness and without regard to the label value of the Property, and Mortgagee may be appointed as such receiver. The receiver shall have the power to collect the rents, issues and profits of the Property during the pendency of such foreclosure suit, as well as during any further times when Mortgagee, absent the intervention of such receiver, would be entitled to collect such rents, Issues and profits, and all other powers which may be necessary or are usual in such oates for the protection, possession, control, management and operation of the Property during the whole of such period. The court from time to time may authorize the receiver to apply net income in the Receiver's hands in payment in whole or in part of the Indebtedness, or in payment of any tax, assessment or other lien that may be or become superior to the lien hereof or superior to a decrea foreclosing this Mortgage, provided such application is mit de prior to foreclosure sale.
- 5.0 Rights Cymulative. The rights of Mortgagee arising under the provisions and covenants contained in each of the Mortgage and the Loan Documents shall be separate, distinct and cumulative, and none of them shall be exclusive of the others. In addition to the rights set forth in this Mortgage, or any other Loan Documents, Mortgagee shall have all rights and remedies now or hereafter existing at law or in equity or by statute. Mortgagee may pursue its rights and remedies concurrently or in any sequence, and no not of Mortgagee shall be construed as

0605139097 Page: 11 of 19

an election to proceed under any one provision herein or in such other documents to the exclusion of any other provision, anything herein or otherwise to the contrary notwidistanding. If Mortgagor fails to comply with this Mortgage, no remedy of law will provide adequate relief to Mortgagee, and Mortgagor shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

- 5.7 No Merger. If Mortgages shall at any time hereafter acquire title to any of the Property, than the tien of this Mortgage shall not merge into such title, but shall continue in full force and effect to the same extent as if the Mortgageo had not acquired title to any of the Property. Furthermore, if the estate of the Mortgageo shall be a leasehold, unless the Mortgageo shall otherwise consent, the fee ritle of the Property shall not merge with such leasehold, notwithstanding the union of sald estates either in the ground lessor or in the fee owner, or in a third party, by purchase or otherwise. If, however, the Mortgageo shall be requested to and/or shall consent to such merger or such merger shall nevertheless occur without its consent, then this Mortgage shall attach to and cover and be a lien upon the fee title or any other estate in the Property demised under the ground lease acquired by the fee owner and the same shall be considered as mortgaged to the Mortgagee and the lien hereof spread to cover such estate with the same force and effect as though specifically herein granted.
- Waivers of Mortgagor. Mortgagor hereby waives the benefit of any stay, moratorium, valuation or appraisal or appraisament law or judicial decision, any defects in any proceeding instituted by Mortgages with respect to this Mongage or any Loan Documents, and any right of redemption with respect to the Property. Morrgagor waives any right to require marshalling of assets in connection with enforcement of Indebtedness and ally right to require the sale of the Property in parcels or to select the order in which parcels are to be sold. Mortgagor waives the right to all notices to which Mortgagor may otherwise be entitled, except those expressly provided for herein. No delay on Mortgagee's part in exercising any power of sale, flon, option or other right with respect to the Property, and no notice or demand which may be given to or made upon the Mortgagor by Mortgages with respect to any power of sale, lien, option or other right with respect to the Property, shall constitute a waiver thereof, or limit or impair Mongagee's right to take any action or to exercise any power of sale, lien option, or any other right with respect to the Property without notice or demand, or prejudice Mortgagee's rights as against the Morrgagor in any respect. In addition, no action taken by Mortgagee with respect to the Proporty shall in any way impair or limit Mortgagee's right to exercise any or all rights or remedies Mortgagee may otherwise have against Mortgagor with respect to any Indebtedness. This Mortgage shall not, in any manner, be construed as a compromise of any Indebtedness. The pledge of, and security interest in, the Property by the Mortgagor to Mortgagor are of solure, unconditional and continuing and will remain in full force and effect until the Indobtedness has been fully peid and satisfied. The pledge of, and security interest in, the Property will extend to and cover renewals of the Indebtedness and any number of extensions of time for payment thereof and will not be affected by any surrander. exchange, acceptance or release by the Mortgagee of any other pledge or any security held by it for any of the indebtedness. Notice of acceptance of the pledge and security interest, notice of extensions of credit to the Mortgagor from time to time, notice of default, diligence, presentment, protest, demand for payment, notice of demand or protest, notice of making, renewing or extending any of the Indebtodness and any defense based upon a failure of Mortgagee to comply with the notice requirements of the applicable version of Uniform Commercial Code or; hereby waived. Mortgagee in its sole discretion may determine the reasonableness of the period which may of upse prior to the making of demand for any payment upon the Mortgagor or any guarantor and it need not pursue ary of its remedies against any other party before having recourse against the Property. Mortgaged, at any time and from time to time, without the consent of the Mortgagor, may change the manner, place or terms of payment of or in crost rates on, or change or extend the time of payment of, or ranew or alter, they of the Indebtedness, without In pairing or releasing the liabilities of the Mortgagor of its obligations to continue to piedge or grant a security in erest in the Property. Mortgagee waives all defentes based upon suretyship or impairment of collateral.

## 5.9 <u>Compliance with Illinois Mortgage Foreclosure Law.</u>

(a) If any provision in this Mortgage shall be inconsistent with any provision of the Illinois Mortgage Foreclosure (Chapter 735, Sections 5/15-1101 et seq., Illinois Compiled Statutes, as may be amended from time to time, the "Act"), provisions of the Act shall take procedence over the provisions of this Mortgage, but shall not invalidate or render unenforceable any other provision of this Mortgage that can be construed in a manner consistent with the Act.

0805139097 Page: 12 of 19

- (b) If any provision of this Mortgage shall great to Mortgagee (including Mortgagee acting as a mortgagee-in-possession) or a receiver appointed pursuant to the provisions of Section 5.5 of this Mortgage any powers, rights or remedies prior to, upon or following the occurrence of an Event of Default which are more limited than the powers, rights or remedies that would otherwise be vested in Mortgagee or in such receiver under the Act in the absence of said provision. Mortgagee and such receiver shall be vested with the powers, rights and remedies granted in the Act to the full extent permitted by law.
- (c) Without limiting the generality of the foregoing, all expenses incurred by Mortgaged which are of the type referred to in Section 5/15-1510 or 5/15-1512 of the Act, whether incurred before or after any decree or judgment of foreclosure, and whether or not enumerated in this Mortgage, shall be added to the indebtedness and/or by the judgment of foreclosure.

## ARTICLE 6. MISCELLANEOUS

- 6.1 Uniform Commercial Code Security Agreement. This Mortgage is intended to be a security agreement pursuant to the Uniform Commercial Code as adopted in Illinois for any of the items specified above as part of the Property which may be subject to a security interest pursuant to the applicable version of the Uniform Commercial Code, and Mortgagor hereby grants Mortgagee a security interest in such items. Mortgagor agrees that Mortgagee may file this mortgage instrument, or a reproduction thereof, in the real estate records or other appropriate index, as a financing statement for any of the items specified above as part of the Property. Any reproduction of this Mortgage shall be sufficient as a financing statement. In addition, Mortgagor agrees to execute and deliver to Mortgagee upon Mortgagee's request any financing statements that Mortgages may require to perfect a security interest with respect to said items. Mortgagor shall pay all costs of filing such tinancing statement and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable costs and expenses of any record searches for financing statements Mortgages may require. Without the prior written consent of Mortgages, Mortgagor shall not create or suffer to be created pursuant to the Uniform Commercial Code may other security interest in such items, including replacements and additions thereto. Upon any Event of Default under this Marigage, Morigagee shall have the remedies of a secured party under the Uniform Commercial Code and, at Mortgagee's option, may also invoke the remedies provided in this Mortgage. In exercising any of said remedies, Mortgages may proceed against the items of real property and any items of personal property specified above as part of the Property separately or together and in any order whatsoever, without in any way affecting the availability of Mortgages's remedies under the Uniform Commercial Code or of the remedies in this Mortgage. This Mortgage is to be filed for recording with the Recorder of Deeds of the country or counties where the Site is located.
- 6.2 <u>Waiver.</u> No delay or omission by Mortgagee to exercise any right shall impair any such right or be a waiver thereof, but any such right may be exercised from time to time and as often as may be deemed expedient. Each waiver must be in writing and executed by Mortgagee to be effective, and a waiver on one occasion shall be limited to that particular occasion.
- 6.3 Amendments in Writing. No change, amendment, or modification hereof, or any part hereof, shall be valid unless in writing and signed by the parties hereto or their respective successors and assigns.
- 6.4 <u>Notices.</u> All notices, demands and requests given or required to be given by either purty hereto to the other party shall be in writing and shall be deemed to have been properly given if sent by U.S. registered or certified mail, postage prepaid, return receipt requested, or by overnight delivery service, addressed as follows:

0805139097 Page: 13 of 19

To Mortgagor:

Cecelia N. Johnson

4650 - 4652 N. Sheridan Rd. Chicago, Illinols 60640

TICOR TITLE

To Mortgages:

Fifth Third Bank 1701 Oolf Road

Rolling Mendows, Illinois 60008

Attention: Small Business Lending Dept.

or to such other address as Mongagor of Mongagee may from time to time designate by written notice.

- 6.5 Interpretation. The titles to the Sections and Paragraphs hereof are for reference only and do not limit in any way the content thereof. Any words herein which are used in one gender shall be read and construed to mean or include the other gender wherever they would so apply. Any words herein which are used in the singular shall be read and construed to mean and to include the plural wherever they would so apply, and vice versa.
- 6.6 <u>Covenant Running With the Land</u>. Any act or agreement to be done or performed by Mortgagor shall be construed as a covenant running with the land and shall be binding upon Mortgagor and its successors and assigns as if they had personally made such agreement.
- 6.7 Complete Agreement; Counterparts. This Mortgage and the Exhibits are the complete agreement of the parties hereto and supersode all previous understandings relating to the subject matter hereof. This Mortgage may be amended only by an instrument in writing which explicitly states that it amends this Mortgage, and is signed by the party against whom enforcement of the amendment is sought. This Mortgage may be executed in several counterparts, each of which shall be regarded as an original and all of which shall constitute but one and the same instrument.
- 6.8 <u>Validity.</u> The provisions of this Mortgage are severable. If any term, coverant or condition of this Mortgage shall be held to be invalid, illegal or unenforceable in any respect, the remainder of this Mortgage shall not be invalidated thereby, and this Mortgage shall be construed without such provision.
- 6.9 Governing Law. This Mortgage for all purposes shall be construct and enforced in accordance with the domestic laws of the State of Illinois.
- Binding Effect: Assignment. This Mortgage shall be binding upon and inure to the benefit of the respective legal representatives, successors and assigns of the parties hereto; however, Mortgager may not assign any of its rights or delegate any of its obligations hereunder. Mortgager may assign this Mortgage to any other person. firm, or corporation provided all of the provisions hereof shall continue in force and offset and, in the event of such assignment, any advances made by any assignce shall be deemed made in pursuance and not in modification he cof and shall be evidenced and secured by the Loan Documents and this Mortgage.
- 6.11 Interest. In no event shall the interest rate and other charges related to the indebtedness exceed the his hest rate permissible under any law which a court of competent jurisdiction shall, in a final determination, deem applicable heroto. In the event that a court determines that Mortgagee has received interest and other charges herounder in excess of the highest permissible rate applicable hereto, such excess shall be deemed received on account of, and shall automatically be applied to reduce, the principal balance of the Indebtedness, and the provisions hereof shall be deemed amended to provide for the highest permissible rate. If there is no Indebtedness ou standing, Mortgagee shall refund to Mortgager such excess,
- 6.12 Maximum Indebtedness. Notwithstanding anything contained herein to the contrary, in no event shall the Indebtedness exceed 200% of the face amount of the Note(s): provided, however, in no event shall Mortgagee be obligated to advance funds in excess of the face amount of the Note(s).
- 6.)3 <u>Mortgugeg's Stutus.</u> Mortguger horeby acknowledges and agrees that the undertaking of Mortgage under this Mortgage is limited as follows:

0805139097 Page: 14 of 19

Mortgagee shall not act in any way as the agent for or trustee of Mortgages. Mortgages does not intend to act in any way for or on behalf of Montgagor with respect to dishursement of the proceeds of the indebtedness secured hereby. Mortgagee's intent in imposing the requirements set forth herein and in the Loan Documents is that of a lender protecting the priority of its mortgage and the value of its security. Mortgagee assumes no responsibility for the completion of any improvements exerted or to be erected upon the Property; the or yment of bills or any other details in connection with the Property: any plans and specifications in connection with the Property; or Mortgagor's relations with any contractors. This Mortgage is not to be construed by Mortgagor or or your furnishing labor, materials, or any other work or product for improving the Property as an agreement upon the part of the Mongagee to assure anyone that such person will be paid for furnishing such labor, majorials, or any other work or product; any such person must look entirely to Mortgagor for such payment. Mortgagee assumes no responsibility for the orchitectural or structural soundness of any improvements on or to be created upon the Property or for the approval of any plans and specifications in connection therewith or for any improvements as finally completed.

Multiple Mortgagors. Each and every reference to any and all representations, warranties. cevenants and undertakings of Mortgogor herein, including, but not limited to the Events of Default, shall be dicemed to apply to each of the undersigned and any and all guarantors of any of the indebtedness, jointly and

### ARTICLE 7. ASSIGNMENT OF RENTS AND LEASES

- Assignment of Rents. Mortgagor hereby grants, transfers, and assigns and sets over to Mortgaged ul right, title and interest in and to, all rents, issues, profits and privileges (now due or which may hereafter become di c) of. (a) the Property and all improvements at any time constructed thereon or any personal property or fixtures at any time installed or used therein, and (b) all leases now or hereefter existing on all or any part of the Property. whether written or oral, or any letting or any agreement for the use or occupancy of any part of the Property which may heretofore have been or which may hereafter be made or agreed to between Mortgagor or any other present, prior, or subsequent owner of the Property, or any interest therein, or which may be made or agreed to by Mortgagee, its successors or assigns, under the powers herein granted and any tenant or occupant of all or any part of the Property (the "Leases" and each, a "Lease"), including without limitation any Leases existing as of the date of this Morigage (the "Existing Leases"), all for the purpose of securing the prompt payment, performance and dispharge, when due, of the Indebtedness.
- Representations. Mortgagor hereby represents that (a) except for the Existing Lenses, there are no leuses, subleases or agreements or proposals to lease (as lessor or lessee) or sublease (as sublessor or sublessor or sublease) all of or any part of the Property; (b) the Existing Leases are valid and enforceable, no default exists under the Existing Leases. Mortgager is entitled to receive all the rents, issues and profits and to enjoy all the rents and benefits inantioned herein and assigned hereby, and the same have not been sold, assigned, transferred or set over by any instrument now in force, and shall not at any time during the life of this Mortgage be sold, assigned, transferred or se; over by Mortgagor or any other person or persons taking under or through Mortgagor, except pursuant to this Mortgage; and (e) Mortgager has the sole right to sell, assign, transfer, and set over the same and to grant and confer upon Mortgagee the rights, interests, powers and authorities herein granted and conferred.
- Further Assurances. Moragagor shall from time to time execute any and all instruments re isonably requested by Mortgagee in order to effectuate this Mortgage and to accomplish any of the purposes that are necessary or appropriate in connection with this assignment of the leases of the Property, including without limitation, specific assignments of any Least or agreement relating to the use and occupancy of the Property or to any part thereof now or hereafter in effect, as may be necessary or destrable in Mortgogge's opinion in order to further secure Mortgagee hereunder.
- Lease Modification, Mortgagor shall not (1) amend, extend or modify any Lease, (ii) waive or re ease lessees from obligations under any Lesse or Existing Lease, (iii) terminate or accept from a tenum the termination of any Lease or Existing Lease, (iv) consent to the Mortgage or subleasing of the lessee's interest under any lease or Existing Lease, or (v) evict or institute proceedings to evict any tenant under a Lease or Existing Lease. we thoughthe prior written consent of Morgagee, which may be withheld in Mortgagee's sole and absolute discretion.

0805139097 Page: 15 of 19

- 7.5 Lack of Responsibility. Mortgagee shall not in any way be responsible for any fallure to do any or all of the things for which the rights, interests, power or authority are herein granted; and Mortgagee shall not be responsible for, or liable under, any of the agreements undertaken or obligations imposed upon the Mortgager as lessor under any of the Leases or other agreements with respect to the Property. Mortgagee shall be accountable only for the amounts, if any, actually received by it under the terms of this Mortgage.
- 7.6 <u>Effective Date.</u> The parties agree that this Mortgage is an actual assignment effective as of the date hereof, and that upon demand made by Mortgages on the lessor or lesses under any of the Leases or on any person liable for any of the rents, issues, and profits of and from the Property or any part thereof, such lessor or tesses or person liable for any of such rents, issues and profits shall, and is hereby authorized and directed to pay to or upon Mortgages's order, and without any inquiry of any nature, all rents and other payments then or thereafter accruing under the Leases or any other instrument or agreement, oral or written, granting rights to, and creating an obligation to pay rents, issues, or profits in connection with the Property.
- 7.7 Collection and Application of Rems. As long as no Event of Default exists under the Indabtedness secured hereby. Mortgagee agrees not to demand from any lessor or lessee under the Leases or from any other persons liable therefor, any of the rents, issues or profits hereby assigned, but shall permit Mortgagor to collect all such rents, issues and profits from the Property and the Leases on, but not prior to, accrual, and Mortgagor shall apply the same (i) first, to the payment of taxes and assessments upon the Property before penalty or interest is due thereon, (ii) second, to the cost of such insurance and of such maintenance and repairs as are required by the terms of the Loan Documents, and (iii) third, to the payment of principal, premium (if any), late charge or fees and interest heroming due on the Loan Documents, before using any part of the same for any other purposes; provided, however, that notwithstanding the provisions of this section, all lessors and lessees under the Leases and all persons liable for reats, issues and profits of and from the Property shall comply with any demands for rents made by Mortgage pursuant to the provisions of this Mortgage without reference to whether or not the same is made in accordance with the section and without further consent from Mortgagor.
- Default: Remedies. Upon or at any time after the occurrence of an Event of Default under the intelledness, Mortgagee may declare all sums secured hereby immediately due and payable and may, at Mortgagee's option, without notice, either in Mortgagee's person or by agent and with or without bringing any action or proceeding, or by any receiver to be appointed by a court, enter upon, take possession of, and manage and operate the Property and each and every part thereof, and in connection therewith, Mortgagee may make, enforce, and modify any of the Leases: fix or modify reats: repair, maintain, and improve the Property; employ contractors, subcontractors, and workmen in and about the Property; obtain and evict tenants; in its own name, suc for or otherwise collect or reserve any and all reats, issues and profits, including those past due and unpaid: employ leasing agents, managing agents, attorneys and accountants in connection with the enforcement of Morigagee's rights bereunder and pay the reasonable fees and expenses thereof; and otherwise do and perform any and all acts which Mortgagee may deem necessary and appropriate in and about the Property for the protection thereof and of Mortgageo's rights hereunder or under the Loan Documents, and any and all amounts expended by Mortgagee in connection with the foregoing shall constitute additional indehrodness secured hereby. Mortgagee shall apply any montes collected by Mortgagee, as aforesaid, less costs and expenses incurred, as aforesaid, upon any Indebtedness se sured hereby in such order and manner as Mortgagee may determine. The entering upon and taking possession of the Property: the collection of rents, issues, and profits; the exercise of any rights hercinabove specified; and the application of collections, as aforesaid, shall not cure, waive, modify or affect any default hercunder or under the Lean Documents.
- 7.9 Tenants. All tenants or occupants of any part of the Property (including without limitation, all persons claiming any interest as lessor or lessee under any Leases) are hereby authorized to recognize the claims and demands of Mortgagee without investigation as to the reason for any action taken by Mortgageo or the validity or the amount of indebtedness owing to or the existence of any default hereunder or under the Loan Documents, or the application to be made by Mortgageo, of any amounts to be paid to Mortgageo. Mortgageo's sole signature shall be sufficient for the exercise of any right under this Mortgage and Mortgagee's sole receipt given for any sums received shall be a full discharge and release therefor to any such tenant or occupant of the Property. Checks for all or any part of the rental collected under this Mortgage shall be made to the exclusive order of Mortgagee.

0805139097 Page: 16 of 19

- 7.10 <u>Performance of Obligations.</u> Mortgagor shall perform all of its obligations as lessor or lessee under any of the Leases, and shall give prompt notice to Mortgagoe of any notice of default by Mortgagor under any of the Leases, together with a complete copy of any such notice. Mortgagor shall enforce the performance and observance of each and every covenant of the lessor's or lessees' under the Leases.
- 7.11 Operation of Property. Mortgages shall not be obligated to perform or discharge any obligation, duly or liability under any of the Leases, nor shall this Mortgage operate to place upon Mortgage responsibility for the control, operation, management, or repair of the Property or the earlying out of any of the terms and conditions of any of the Leases; nor shall this Mortgage operate to make Mortgagee liable for any waste committed on the Property by the lessor or lessee under any of the Leases or committed by any other party, or for any dangerous or defective condition of the Property, or for any negligence in the management, upkeep, repair or control of the Property, resulting in loss, injury or death to any tenant, licensee, employee, invitee or stranger.
- 7.12 Indomnification with respect to Legges. Mortgagor shall, and does hereby agree to, indemnify and he d Mortgages harmless of and from any and all liability, loss or damage which it may or might incur under any of the Leases or under or by reason of this Mortgage and of and from any and all claims and demands whatsoever which may be asserted against it by reason of any ulleged obligations or undertakings on its part to perform or discharge any of the terms, covenants, or agreements contained in any of the Leases, except for liability, loss or damage and all claims and demands arising from actions taken by Mortgagee or its authorized representatives hereunder. Should Mortgagee incur any such liability, loss or damage under any of the Leases or under or by reason of this Mortgage, or in the defense of any such claims or demands, the amount thereof, including costs, expenses, and reasonable attorney's fees, shall be secured hereby. Mortgagor shall relimburse Mortgagee therefor immediately upon demand, and upon Mortgagor's failure to do so, Mortgagee may declare all such sums immediately due and payable. The provisions of this Section shall survive termination of this Mortgage and repayment or satisfaction of the Indebtedness secured hereby.
- 7.13 Advance Rent. Mongagor has not and shall not accept ront in advance under any of the Leases except only monthly rents for current months which may be paid in advance.

## ARTICLE 8. DEFEASANCE

B.1 Defensance. If Mortgagor shall keep, observe and perform all of the covenants and conditions of this Mortgage on its part to be kept and performed and shall pay and perform, or cause to be paid and performed, all of the indebtedness whether now outstanding or hereafter arising, including all extensions and renewals thereof, and all of the other indebtedness, then Mortgagee shall release this Mortgage upon the request and at the expense of Mortgagor, otherwise this Mortgage shall remain in full force and effect.

## ARTICLE 9. ADDITIONAL PROVISIONS

- 9.1 The Loan secured by this lien was made under a United States Small Business Administration (SIBA) nationwide program which uses tax dollars to assist small business owners. If the United States is seeking to enforce this document, then under SBA regulations:
  - (i) When \$6A is the holder of the Note, this document and all documents evidencing or securing this Loan will be construed in accordance with federal law.
  - (ii) Lender or SBA may use local or state procedures such as filing papers, recording documents, giving notice, foreclosing tiens, and other purposes. By using these procedures, SBA does not waive any federal immunity from local or state control, penalty, tax or liability. No Mortgagor and/or Borrower or guerantor may olaim or assert against SBA any local or state law to deny any obligation of Mortgagor and/or Borrower, or defeat any claim of SBA with respect to this Loan.

0805139097 Page: 17 of 19

Any clause in this document requiring arbitration is not enforceable when SBA is the holder of the Note secured by this instrument.

IN WITNESS WHEREOF, this instrument has been executed by Mortgagor on the date first written above.

MORTGAGOR:

ecelia N. Johnson

STATE OF ILLINO

COUNTY OF **(** 

55:

The foregoing instrument was acknowledged before me this day of February, 2008, by Cecella N. Johnson, an

individual.

Notary Public

My Commission Expires: 1//2

ген: <u>///20</u>/200

OFFICIAL SEAL
DEBRA A. SNIDER
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires Nov. 20, 2010

This Instrument Prepared By: of MA/L To .

Vern Goldman, Visq.,

istatman, Harris & Eyrich LUC 141 Vine Street, Suite 3700 ∵incinnati, Ohio 45202

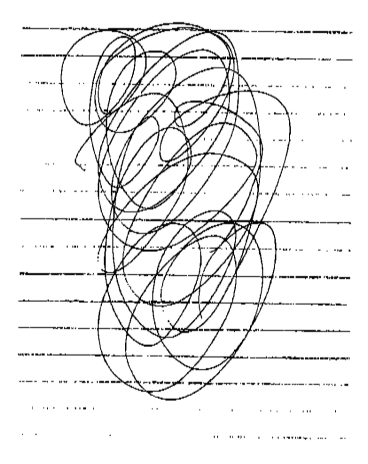
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0805139097 Page: 18 of 19

## EXHIBIT A

The south 48 feet of LCT iq in william deering surrenden subdivision in the West 1/2 of the northeast 1/4 of section 17, township 40 north, range 14 east of the third frincipal meridian, in cook county, illinois.

PERMANENT INDEX NO. 14-17-211-015-0000 4650 – 4652 N. Sheridan Rd., Chicago, Illinois



DB05139097 Page: 19 of 19

EXHIBIT B

Restrictions on the Site Approved by Morteagee

Rasement and Restrictions of Record as of this date.

